

# Exhibit 1

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT-CHANCERY DIVISION

GARY BRUSKI, Individually and on Behalf  
of all Others Similarly Situated,

Plaintiffs,

vs.

MENU FOODS, Inc., a Canadian Corporation,  
NUTRO PRODUCTS, Inc., a California  
Corporation, and PETSMART, Inc., an Arizona  
Corporation,

Defendants.

NO.:

'07CH 08338

FILED  
07 MAR 23 PM 4:10  
CLERK OF CIRCUIT COURT  
SECOND DISTRICT

CLASS ACTION COMPLAINT

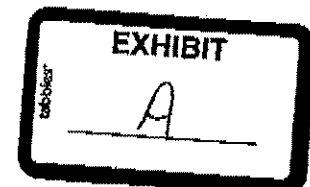
Plaintiff, GARY BRUSKI ("BRUSKI"), individually and on behalf of all others similarly situated, by and through their attorneys, BELLAS & WACHWOSKI, for his Complaint against Menu Foods, Inc., a Canadian Corporation ("Menu Foods"), Nutro Products, Inc., a California Corporation ("Nutro Products"), and PetSmart, Inc., an Arizona Corporation ("PetSmart"), states as follows:

CLASS ACTION

(1) Plaintiff, Gary Bruski, brings this cause of action as an individual and as a class action on behalf of himself and all others similarly situated in Illinois pursuant to 735 ILCS 5/3-801.

(2) The class is defined as:

"All persons in Illinois who purchased cuts and gravy style dog and cat food, manufactured by Menu Foods at its facility in Emporia, Kansas between December 3, 2006 and March 6, 2007 for sale by Nutro Products and distributed by PetSmart throughout Illinois."



(3) Bruski bring this cause of action on his own behalf and, pursuant to the 735 ILCS 5/2-801(1)-(4) (1993), on behalf of all persons as their representative as indicated above in the class definition.

(4) The class that Bruski seeks to represent is so numerous that joinder of all members is impracticable. There are thousands of members of the class that are geographically dispersed throughout the entire state of Illinois.

(5) Bruski's claims are typical of the claims of the members of the class because Bruski and all other members were injured by the same wrongful conduct of Menu Foods, Nutro Products and PetSmart alleged herein.

(6) There are questions of fact and law common to the class, which common questions predominate over any questions affecting only individual members.

(7) Because Bruski's claims are typical of the claims of the class, and he has no interest adverse to or which would irreconcilably conflict with the other members of the class, Bruski is an adequate class representative.

(8) Bruski will fairly and adequately represent the interests of the class and has retained counsel experienced and competent in the prosecution of complex class action litigation.

(9) A class action is superior to other available methods for the fair and efficient adjudication of the controversy and substantial benefits will derive from proceeding as a class action. Such treatment will permit a larger number of similarly situated persons to prosecute their common claims in a single forum simultaneously, efficiently, and without duplication of effort and expense that numerous individual actions would engender.

(10) Class treatment will permit the adjudication of relatively small claims by many class members who could not afford to individually litigate such claims against the large corporate defendants. There are no difficulties likely to be encountered in the management of the class action that would preclude its maintenance as a class action, and no superior alternative exists to the form and efficient group-wide adjudication of this controversy.

#### THE PARTIES

(11) At all times relevant hereto, Bruski was and is a resident of the State of Illinois.

(12) Between December 3, 2006 and March 6, 2007, Bruski purchased dog food products manufactured by Menu Foods for Nutro Products from the PetSmart store #0477 located at 140 N. Barrington Road, Schaumburg, Illinois.

(13) At all times relevant hereto, Menu Foods was a corporation duly formed and existing pursuant to the laws of Canada. Although Menu Foods' world headquarters are located in Streetsville, Ontario, Canada, it produces cuts and gravy style dog and cat food at its facility in Emporia, Kansas which are then sold and distributed to major retailers such as PetSmart in Illinois for purchase by Illinois residents, and specifically residents in Cook County, Illinois.

(14) At all times relevant hereto, Nutro Products was and is a corporation duly formed and existing pursuant to the laws of the State of California. Although Nutro Products' world headquarters are located in the city of Industry, California, it sells its Natural Choice dog and cat food products through major retailers such as PetSmart in Illinois for purchase by Illinois residents, and, specifically, resident in Cook County, Illinois.

(15) At all times relevant hereto, PetSmart was and is a corporation duly formed and existing pursuant to the laws of the State of Arizona. Although PetSmart's world headquarters are located in Phoenix, Arizona, PetSmart owns, operates and has an interest in the PetSmart store located at 140 N. Barrington Road, in the City of Schaumburg, County of Cook, State of

Illinois, which store offers for sale to residents Nutro Products' Natural Choice dog and cat food manufactured by Menu Foods.

#### **FACTUAL ALLEGATIONS**

(16) In its public pronouncements, Nutro Products has represented that its "Natural Choice products use only the best ingredients that guarantee premium nutrition and superior performance. These benefits are visible in your dog's shiny coat, healthy skin and overall look and feel of good health."

(17) During the time period from December 3, 2006 through March 6, 2007, purchasers of Natural Choice products who fed said products to their dogs and cats noticed that the dogs and cats refused further feedings, while others exhibited signs of renal failure, while still others dogs and cats who ingested Natural Choice products died of renal failure.

(18) On March 16, 2007, Menu Foods informed the Food and Drug Administration that it was recalling certain dog and cat food products, including Natural Choice, after learning of complaints of vomiting and renal failure in dogs and cats following consumption of said products produced between December 3, 2005 and March 6, 2007.

(19) Neither Nutro Products, PetSmart, or Menu Foods displayed any warning or disclaimers to advise pet owners that the dog and cat food products they were selling carried with them the risk of illness, renal failure or death of pets who ingested same.

(20) Bruski owns a nine years old golden retriever.

(21) Between December 3, 2006 and March 6, 2007 Bruski purchased Natural Choice products from the PetSmart store located at 140 N. Barrington Road, Schaumburg, Illinois.

(22) The Natural Choice product purchased by Bruski for his dog from the aforementioned PetSmart location was a product of Nutro Products and was manufactured by Menu Foods.

(23) Between December 3, 2006 and March 6, 2007, Bruski fed his dog the Natural Choice product described above.

(24) Following the ingestion of the Natural Choice product, Bruski's dog began to develop kidney failure and on February 28, 2007 was formally diagnosed with end stage renal failure.

(25) By failing to disclose and warn its products were unsafe and unhealthy, the defendants damaged Bruski and others similarly situated by selling products the defendants knew or should have known were unhealthy, unsafe and dangerous to the health of their dogs and cats which ingested said products. In addition, by failing to disclose the unhealthy nature of said products, the defendants failed to provide Illinois dogs and cat owners with the information they needed to make an informed decision regarding the food products their dogs and cats were consuming.

#### COUNT I-BRACH OF WARRANTY

(26) Bruski repeats and realleges each and every prior allegation contained in this Complaint with the same form and effect as if fully set forth herein.

(27) Menu Foods, Nutro Products, and PetSmart are merchants of dog and cat food products and knew that the ultimate consumers relied upon them to develop, manufacture and sell dog and cat food products that were reasonably safe.

(28) Menu Foods, Nutro Products and PetSmart, both expressly (through advertisement and promotional materials) and impliedly, warranted that the dog and cat food products, including Natural Choice, were safe and fit for ordinary purpose and intended use and were free of design, manufacturing and production effects and would not cause death in dogs and cats which ingested same.

(29) Menu Foods, Nutro Products and PetSmart also created an implied warranty of

merchantability to Bruski and others similarly situated Illinois pet owners that its dog and cat food products were (1) of at least fair or average quality; (2) fit to their ordinary purpose of dog and cat consumption; and (3) adequately labeled so as to advise Bruski and other similarly situated Illinois dog and cat owners that there was a significant risk of illness, injury or death based upon the consumption thereof.

(30) Bruski and other similarly situated Illinois residents relied upon the defendants' warranties and purchased the aforementioned dog and cat food products.

(31) The defendants breached their warranties in connection with the sale of the aforementioned dog and cat food products from December 3, 2006 through March 6, 2007 to Bruski and the member of the class.

(32) As a direct and proximate and foreseeable result of the defendants' breach of the express and implied warranties, Bruski and other similarly situated Illinois residents have suffered damages in an amount in excess of fifty thousand (\$50,000.00) dollars, specifically to be determined at trial.

#### **COUNT II-STRICT LIABILITY**

(33) Bruski repeats and realleges each and every allegation contained in this Complaint with the same force and effect as is fully set forth herein.

(34) The defendants developed, manufactured, marketed and distributed the dog and cat food products mentioned herein for sale and sold them in the course of their business and continued to do so even after acquiring knowledge that they could kill animals who ingested same.

(35) Natural Choice dog and cat food products manufactured and sold to Bruski and similarly situated Illinois pet owners from December 3, 2006 through March 6, 2007 were unreasonably dangerous due to the possibility of vomiting, renal failure and death in dogs and



cats which ingested same.

(36) The defendants did not give adequate, meaningful warning regarding the significant risk of vomiting, renal failure and death from the dog and cat food products at issue.

(37) As a direct and proximate result of the defendants' failure to warn of the serious risk, Bruski and other similarly situated Illinois dog and cat owners have suffered damages in an amount in excess of fifty (\$50,000.00) dollars, specifically to be determined at trial.

(38) The defendant conduct was outrageous. Even though there was publicly available information prior to the product recall on March 16, 2007 that dogs and cats in Illinois were suffering significant illness and death as a result of the ingestion of products mentioned herein, the defendants continued to sell said products.

(39) The defendants knew the aforementioned products were unsafe, unhealthy and dangerous and thereby showed a complete indifference to or conscious disregard of the safety of Bruski's pet and those of similarly situated dog and cat owners in Illinois. Bruski and the members of the class are entitled to recover punitive damages against the defendants.

### COUNT III-NEGLIGENCE

(40) Bruski repeats and reallages each and every allegation contained in this Complaint with the same force and effect as if fully set forth herein.

(41) At all times relevant hereto, the defendants were engaged in the business of designing, manufacturing, selling and supplying the dog and cat food products at issue.

(42) When placed in the stream of commerce in Illinois the dog and cat food products were not accompanied by any meaningful warning regarding the risk of vomiting, renal failure and death associated with said products.

(43) By reason of the defendants' knowledge and expertise about the nutritional value of the dog and cat food products at issue, as well as the harmful effects associated with



consuming of same, the defendants owed a duty of care to Bruski and other similarly situated dog and cat owners that required, among other things, that the defendants would be truthful and accurate in their representations to Bruski and other similarly situated Illinois residents who owned dogs and cats about the use and effect on said dogs and cats from ingestion of the products at issue.

(44) The defendants breached their duty of care to Bruski and other similarly situated residents who owned dogs and cats that ingested the products at issue by negligently making material misrepresentations as to the safety of said products.

(45) The defendants knew or should have known that the aforementioned dog and cat food products were not safe and healthy for consumption and not a part of a healthy lifestyle when in fact the defendants knew those representations were false, misleading and deceptive.

(46) The defendants' actions as described herein constitute knowing omissions, suppression or concealment of material facts, made with the intent that others rely upon such concealment, suppressions or omissions in connection with the purchase and feeding to their dogs and cats the products at issue.

(47) The behavior of the defendants demonstrated that the defendants unlawfully and negligently, used and employed unconscionable commercial and business practices, engaged in deception, fraud, false pretenses or misrepresentations and/or perpetrated the knowing concealment, suppression or omission of material facts with the intent that dog and cat owners, including Bruski and other similarly situated members of the class rely upon such concealment, suppression or omission in connection of the sale and advertisement of the dog and cat food products at issue.

(48) Bruski and other similarly situated dog and cat owners in Illinois reasonably relied on the defendants representations.

(49) This reliance was not only foreseeable by the defendants but also intended by the defendants and it was foreseeable by the defendants that Bruski and other similarly situated dog and cat owners in Illinois would rely upon those representations and that such reliance would cause injury to Bruski and other similarly situated dog and cat owners in Illinois.

(50) The behavior of the defendants was intended to maximize sales and profits at the expense of the safety and well being of dogs and cats in Illinois and their owners, was outrageous and performed with evil motive, intent to injure, ill will and without legal justification or excuse and without regard to the safety and well being of dogs and cats in Illinois or their owners.

(51) As the direct and proximate cause and legal result of the defendants' failure to provide adequate warnings to the ingestor of the product at issue, and as a direct and legal result of the negligence, carelessness, or other wrongdoing and actions or omissions of the defendants, including the manufacturing, distribution and sale of unhealthy dog and cat food products, Bruski and members of the class' dogs and cats have suffered or will suffer adverse health effects from said consumption.

(52) Bruski and other similarly situated Illinois dog and cat owners are entitled to damages in excess of fifty thousand (\$50,000.00) dollars, specifically to be determined at the trial, punitive damages, plus interest and costs, including reasonable attorney's fees.

#### **COUNT IV-FRAUD**

(53) Bruski repeats and realleges each and every prior allegation contained in this Complaint with the same force and affect as if fully set forth herein.

(54) The defendants concealed from Bruski and other similarly situated Illinois dog and cat owners the knowledge they knew of the defects and inherent danger associated with the products at issue even though the defendants were aware of widespread news and reports of dog and cat illness and death associated with the products at issue in Illinois prior to the product

recall on March 16, 2007.

(55) The defendants had a unique knowledge as to the potential health hazards associated with the products at issue prior to March 16, 2007 and had a duty to inform Bruski and other similarly situated dog and cat owners in Illinois of said risk.

(56) As a direct and proximate result of the defendant's concealment of the material facts Bruski and other similarly situated Illinois dog and cat owners were damaged.

WHEREFORE, the Plaintiff, GARY BRUSKI, requests that this Court enter a judgment jointly and severally against MENU FOODS, NUTRO PRODUCTS and PETSMART and in favor of Plaintiff and seeks the following relief:

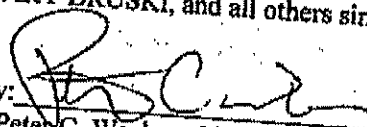
- A. That this matter be certified as a class action on behalf of the proposed class described herein and that counsel of record be appointed to represent the class;
- B. Award to the Plaintiff and the class compensatory damages in excess of fifty thousand (\$50,000.00) dollars;
- C. Award the Plaintiff and the class punitive damages;
- D. Award the Plaintiff and the class the cost of prosecuting this action together with interest and reasonable attorneys fees and costs; and
- E. Award such other and further relief as the Court deems just and proper.

**DEMAND FOR JURY TRIAL**

Bruski, on behalf of himself and all others similarly situated, hereby demands a trial by jury on all claims for which there is a right to a jury trial.

Date: March 22, 2007

Respectfully submitted,  
GARY BRUSKI, and all others similarly situated

By:   
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One of Their Attorneys

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